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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify under 37 C.F.R. 1.10 that this correspondence is being deposited with the United States Postal Service as Express Mail Label No. EV 238 06 7121 US with sufficient postage on the date indicated below and in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.										
[I] If checked, two copies of this correspondence are enclosed.										
Date of Deposit: 9/9/2004 Signature Dawn M. Janelle Printed name of person mailing correspondence										
	Applicant:	SHALABY, et al.,	Art Unit:	1654						
	Serial No.:	09/807,087	Examine	r: AUDET, Maury A.						
	Filed:	November 7, 2001								
	Title: Ionic Molecular Conjugates of N-Acylated Derivatives of Poly(2-amino-2-deoxy-D-glucose) and Polypeptides									
2 nd SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT AND AUTHORIZATION TO										
		CHARGE DEP	OSIT ACCOUNT							
Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450										
Sir:										
This Info	rmation Disclo	osure Statement is submitted:								
• -										
	under 37 CFR 1.97(b), or (Whichever occurs last of the following: within three months of filing national application; within three months of date of entry of the national stage in international application; before the mailing date of first office action on the merits; or before the mailing of a first Office action after the filing of a request for continued examination)									
[X] 1	ınder 37 CFR	1.97(c) together with either:								
[] a Stat	tement under 37 CFR 1.97(e), as check	ted below, or	•						
	-	30.00 fee under 37 CFR 1.17(p), or 97(b) time period, but before final action or notice of al	lowance, whichever occurs	first)						
[]	ınder 37 CFR	1.97(d) together with:								
I	a Stat	tement under 37 CFR 1.97(e), as check	ted below, and							
] a Peti	ition under 37 CFR 1.97(d)(2), and								
	_	60.00 petition fee set forth in 37 CFR 1 on or notice of allowance, whichever occurs first, but be	• •	ce)						
	Applicant requ	uests that the attached IDS and cited resofissue fee)	ference(s) []	be placed in the application filewrapper.						

Some of the listed references were cited in a European Search Report in a counterpart European application or cited

in a communication from a foreign patent office in a counterpart foreign application.

[X]	Enclosed herewith is form PTO/1449 (1 page; reproduced form), with a copy of each reference noted thereon.							
[]	Enclosed herewith is form PTO/1449 (1 page; reproduced form), with a copy of selected references noted thereon. This application was filed after June 30, 2003 and as such, copies of any United States Patent or Patent Publications are not enclosed.							
[]	Copies of the reference(s) noted on the enclosed form PTO/1449 were previously cited by or submitted to the Patent and Trademark Office in connection with U.S. Application Serial No. [], from which the present application claims benefit under 35 U.S.C. § 120 (37 C.F.R. 1.98(d)). Applicants request that copies of art in U.S. Application Serial No. [] cited on the enclosed PTO/1449 form be transferred to the present U.S. Application Serial No. [].							
Concise Explanation Requirement (non-English references):								
[]	The "concise explanation" requirement for reference(s) [] under 37 CFR 1.98(a)(3) is satisfied by:							
	[] the explanation provided on the attached sheet.							
	[] the explanation provided in the Specification.							
	[] submission of the enclosed International Search Report.							
	[] the enclosed English language abstracts.							
enclose	uested that the information disclosed herein be made of record in this application, and that the references listed on the d form PTO/SB/08B appear under the "References Cited" heading of any Patent which issues from this application, 1302.12).							
Stateme	ent Under 37 CFR 1.97(e):							
[]	Each item of information contained in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this Information Disclosure Statement; or							
[]	No item of information contained in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the undersigned, after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of this Information Disclosure Statement.							
Method	of payment:							
[]	A check for the fee noted above is enclosed, or the fee has been included in the check with the accompanying Reply.							
[X]	No fee is believed to be due for this submission. However Applicant(s) hereby authorize the Commissioner to charge any fees that may be deemed to be due or to credit any overpayment to Deposit Account No. <u>50-0590</u> . Two copies of this Statement are enclosed.							
[X]	The Commissioner is hereby authorized to charge any deficiency in fees and credit any overpayment to Deposit Account 50-0590. Two copies of this Statement are enclosed.							
	Respectfully submitted,							
	BIOMEASURE, INCORPORATED							
Dated:_	Jept 9, 2004 By Pamela C. Ball, Agent for Applicant(s) Registration No.: 53,963							

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							Sheet 1	of 1			
1	FTO-1449 REPRODUCED				ATTORNEY DOCKET NO. APPLICATION NO. 13B/US/PCT/US 09/807,087						
PE C		INFORMATION DISCLOSURE CITATION IN AN APPLICATION (Use several sheets if necessary)			APPLICANT SHALABY, et al.						
8 0 9 XX	Veriff				FILING DATE GROUP/EXAMINER November 7, 2001 1654/AUDET, Maury						
7 A T (PA	U.S. PATENT DOCUMENTS										
I	EXAM- INER INI- FIAL		DOCUMENT NUMBER	DATE	NAME	CLASS	SUB- CLASS	FILING DATE IF APPROPRIATE			
		BA	5,821,221	10/13/98	Shalaby, et al.						
	FOREIGN PATENT DOCUMENTS										
			DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUB- CLASS	TRANSLATION YES NO			
-	OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)										
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F	EXAMINER			DATE CONSIDERED							